UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

	TABATHA WILSON and DANNY WILSO	N)						
)						
	v. Plaintiff(s),) Civil Action No. 2:23-cv-261						
	SPEEDWAY LLC i/Vd/b/a SPEEDWAY)						
	CAFE STORE #2918)						
	Defendant(s).)						
	STIPULATION S	ELECTING ADR PROCESS						
Resolutio		and conferred regarding Alternative Dispute llowing stipulation pursuant to L.R. 16.2 and the						
I. PROC Select on	ESS e of the following processes:							
×	Mediation							
_	Early Neutral Evaluation (EN							
-	Court sponsored Binding ¹ Arb							
_	Court sponsored Non-binding Other (please identify process							
	Other (please identity process	and providery						
be advise the respo	ed that the case is still governed	ss, such as the American Arbitration Association, by the Court's ADR Policies and Procedures. It is not all of the proper forms are timely submitted and lures.						
II. COS	TS							
	onsored arbitration. For that proc	costs as follows (do not complete percentages for ess, costs are paid by the Court in accordance with 28						
50								
_	% by Defendant(s)	4/2						
N	% by Third Party Defendan	u(s)						
	ite arises as to compensation and or, the Court will set reasonable co	costs for the mediator/neutral evaluator/private mpensation and costs.						

¹For binding arbitration, please complete form "Stipulation to Binding Arbitration" located on the Court's website at www.pawd.uscourts.gov

III. NEUTRAL

The parties hereby designate by agreement the following individual to serve as a Neutral in the above-styled action:

Name of Neutral:
Address of Neutral:
428 Boulevard of the Allies, Suite 300, Pittsburgh, PA, 15219
Telephone & FAX Numbers:
(412) 391-8100 (p) / (412) 391-9972 (f)
hmp@harryparas.com

Date of ADR Session:
05/15/2023

The parties represent that they have contacted the selected prospective neutral and have determined that the neutral is available to conduct the ADR session within the time prescribed by the Court's Policies and Procedures and that the neutral does not have a conflict.

IV. PARTICIPANTS

Name and title of the individual(s) who will be attending the mediation or early neutral evaluation session, in addition to counsel, in accordance with <u>Section 2.7 (Attendance at Session)</u> of the Court's ADR Policies and Procedures:

Shawn D. Kressley, Esquire	Tabatha Wilson					
Attorney for Plaintiff(s)	Plaintiff(s)					
	Danny Wilson					
	N/A					
	Corporate Representative (Name and Title)					
Brook T. Dirlam, Esquire	Speedway LLC					
Attorney for Defendant(s)	Defendant(s)					
	Amanda S. Hartman, Esquire					
	Senior Counsel, Litigation					
	Corporate Representative (Name and Title)					
N/A	N/A					
Attorney for Third Party Defendant(s)	Third Party Defendant(s)					
	N/A					
	N/A					
	Corporate Representative (Name and Title)					

If there is insufficient space to list all parties who will be attending the session, please add additional sheets as necessary.

Each party certifies that the representative(s) attending the ADR session on its behalf has full and complete settlement authority, as specified in sub-section (A)(1-3) of the above section of the Court's ADR Policies and Procedures.

V. ACKNOWLEDGMENT

We, the undersigned parties	to t	his	action,	dec	lare that	this	stipulation	is both	consensua
and mutual			4	. 1					

Dated: 38 23

Attorney for Plaintiff(s)

Dated: 3/8/23

Attorney for Defendant(s)

Rev. 4/2017